1	Adam E. Polk (SBN 273000)					
2	Simon Grille (SBN 294914) Trevor T. Tan (SBN 280145)					
	Reid Gaa (SBN 330141) GIRARD SHARP LLP					
3						
4	601 California Street, Suite 1400 San Francisco, CA 94108					
5	Telephone: (415) 981-4800					
6	Facsimile: (415) 981-4846 apolk@girardsharp.com					
7	sgrille@girardsharp.com					
8	ttan@girardsharp.com rgaa@girardsharp.com					
9	Attorneys for Plaintiffs					
10						
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
12	NORTHERN DISTRIC	of California				
13						
14	BRAYDEN STARK, JUDD OOSTYEN, ISAAC	Case No. 3:22-cv-03131-JCS				
15	BELENKIY, VALERIE BURTON, LAURA GOODFIELD and, DENOVIAS MACK,	DECLARATION OF SIMON S. GRILLE I				
16	individually and on behalf of all others similarly situated,	SUPPORT OF PLAINTIFFS' ADMINISTRATIVE MOTION TO				
17	situated,	CONSIDER WHETHER ANOTHER				
	Plaintiffs,	PARTY'S MATERIAL SHOULD BE SEALED				
18	V.	SEALED				
19	PATREO, INC.,					
20	Defendant.					
21						
22						
23						
24						
25						
26						
27	DECLARATION OF SIMON S. GRILLE IN SUPPOR	T OF PLAINTIFFS' ADMINISTRATIVE MOTION				
28	TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED					
ı	CASE NO. 3:22-ev-03131-JCS					

I, Simon S. Grille, hereby declare under penalty of perjury:

- 1. I am an attorney at the law firm of Girard Sharp LLP and represent Plaintiffs Brayden Stark, Judd Oostyen, Isaac Belenkiy, Valerie Burton, Laura Goodfield, and Denovias Mack ("Plaintiffs") in this action. I have personal knowledge of the facts stated in this declaration and, if called to do so, could and would testify competently thereto.
- 2. I submit this declaration in support of Plaintiffs' Administrative Motion to Consider Whether Another Party's Material Should Be Sealed.
- 3. Paragraph 13.3 of the Stipulated Protective Order requires materials designated as "Confidential" ("Protected Material") to be filed under seal. Protected Material includes information (regardless of how it is generated, stored or maintained) or tangible things that qualify for protection under Federal Rule of Civil Procedure 26(c). *See* Stipulated Protective Order, ¶¶ 2.3, 2.15, Dkt. No. 29.
- 4. The following portions of Plaintiffs' Plaintiffs' Notice of Motion and Motion to Supplement the Summary Judgment Record and certain exhibits thereto contain, summarize or reflect the content of materials that Patreon has designated as Protected Material pursuant to the Stipulated Protective Order, or which potentially reflect confidential, proprietary, or private information:

Document	Description	Designating Party
Motion	Plaintiffs' Motion to Supplement the Summary Judgment Record; Memorandum of Points and Authorities in Support Thereof:	Patreon, Inc.
	Page 1, lines 23-27; Page 2, lines 2-4; Page 4, lines 3-28; Page 5 lines 1-7, 10- 12; Page 6, lines 8-9, 12	
Exhibit A	Deposition Transcript of Jared Smith	Patreon, Inc.
Exhibit B	Deposition Transcript of Jason Bilog	Patreon, Inc.
Exhibit C	PATREON_005600	Patreon, Inc.
Exhibit D	PATREON_005931	Patreon, Inc.

Document	Description	Designating Party
Exhibit E	PATREON_005845	Patreon, Inc.

5. Plaintiffs take no position at this time on whether any of these designated portions satisfy the requirements for sealing, and specifically reserve the right to challenge any designation under the Stipulated Protective Order as well as the propriety of sealing any of these materials under Civil Local Rule 79-5 and applicable law.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 23rd day of February, 2024, in San Francisco, CA.

/s/ Simon S. Grille
Simon S. Grille

CERTIFICATE OF SERVICE

I hereby certify that on February 23, 2024, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system, which will automatically send notification of the filing to all counsel of record. I also certify that I caused the under seal documents to be served on counsel *via electronic mail*.

/s/ Simon S. Grille

Simon S. Grille